

## REMARKS

The amendments in Paragraphs [0001] and [0007] simply insert one patent and one publication number for applications originally identified only by serial number.

The amendments in Paragraph [0009] are corrections of minor clerical error, the need for which is apparent from Office records. The list of patents and applications in this Paragraph is stated to be a list of E Ink and MIT patents relating to electrophoretic displays. U.S. Patent No. 6,249,721 is not assigned to either E Ink or MIT and does not relate to this technology. Hence, correction is obviously required, and Office records show that the correct Patent No. 6,249,271 must be intended. Similarly, the Publication Number originally given as "2003/01151702" is manifestly incorrect, having one too many digits, and Office records shown that Publication No. 2003/0151702 must be intended.

The amendments in Paragraph [0130] simply insert two publication numbers for applications originally identified only by serial number, and correct one minor clerical error, the need for which is obvious from the context.

In response to the election requirement in the Office Action, applicants hereby elect Group I, claims 1-15 and 24-26. This election is made without traverse. Accordingly, the non-elected claims 16-23 and 27-31 have been cancelled without prejudice to applicants' right to file divisional and/or continuation applications directed to the subject matter of these claims.

The opportunity has been taken to correct minor errors in claims 1 and 26. Claim 1 has been amended to correct a minor clerical error, the need for which is obvious from the context (and cf. the parallel wording in claim 12). Claim 26 has been amended to replace the original phrase "into the fabric or other flexible material", for which there is no proper antecedent in claim 24, with the phrase "to the flexible medium", which does find a proper basis in claim 24.

No new matter is introduced by any of the foregoing amendments.

*Kazlas et al.*  
Serial No. 10/707,184  
Amendment of June 29, 2005  
Page 8

Since the normal period for responding the Office Action expired April 9, a Petition for a three-month extension of this period is filed herewith. An Information Disclosure Statement is also filed herewith.

Respectfully submitted



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